In the Superior Court of the State of California

Abstract of Judgment

Commitment to State Prison

Dept. No. 33	Case No. CR 24985		Present:							
The People of the Sta	ate of California		Hon. LAWRENCE STORCH Judge of the Superior Court							
· · · · · · · · · · · · · · · · · · ·	vs.		RICHARD HOLMES							
ICHAEL SCOT	T JONES		Prosecuting Attorney							
			NEIL QUINN							
· · · · · · · · · · · · · · · · · · ·	Defend	lant.	Counsel for Defendant							
ntered as follows: 1) In Case No. C	R24985 Count No1 he w	eas convicted byjury	conviction of the above-named defendant w y; on his plea ofnotguilty guilty by reason of insanity)							
ं of the crime o	of murder, second degi	. ee								
(designation of c	rime and degree if any, including fact that it	constitutes a second subsequen	nt conviction of same offense if that affects the sentence							
in violation of	Penal Code section	L87(a)	Subsection thereof, if any violated:							
with prior felo	ony convictions as follows:	andre, meraning beautiful								
DATE	COUNTY AND STATE	CRIME	DISPOSITION							
 		<u> </u>								
	2011	days as a result al	of the same criminal act or acts for which							
has been convi	стеа.	•	ission of the offense or a concealed deadly we							
, twas	or was not!		ission of the offense or a concealed deadly wer							
	of his arrest within the meaning of S		ission of the offense within the meaning of S							
(was	or was not:	i at the time of 1112 count								
	12022 of the Penal Code.	atan a Caba m@aaaa aatabta	the meaning of Sections 060d and 120225							
DefendantU	SEC a hrearm in his commis	sion of the offense within	the meaning of Sections 969d and 12022.5							
	d or did not use									

Filed 04/07/2008 Page 3 of 4 .(2) Defendant Was not was not (was or was not) (was or was not) (was or was not) Code; and the defendant <u>is not</u> an habitual criminal in accordance with Subdivision (c) of that Section. (3) IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that the said defendant be punished by imprisonment in the State Prison of the State of California for the term provided by law, and that he be remanded to the Sheriff of the County of ______ and by him delivered to the Director of Corrections of the State of California at ____ Chino It is ordered that sentences shall be served in respect to one another as follows (concurrently or consecutively as to each count): The use of a firearm ordered to run consecutive to count 1. and in respect to any prior incompleted sentence(s) as follows (concurrently or consecutively as to all incomplete sentences from other jurisdictions): Institution for Men, Chino, CA pursuant to the aforesaid judgment, this is to command you, the said Sheriff, to deliver the above-named defendant into the California, at your earliest convenience. Witness my hand and seal of said court this 12th day of December, 1989 Gonzalez, Superior Court Executive Officer and Clerk, State of California, County of Ventura I do hereby certify the foregoing to be a true and correct abstract of judgment duly made and entered on the minutes of the Superior Court in the above entitled action as provided by Penal Code Section 1213. Attest my hand and seal of the said Superior Court thil 2th day of December,

19.89.

Sheila Gonzalez

XXXXY Clerk and Ex-Officio Clerk of the Superior Court of California in and for the County of ... Ventura

The Honorable Lawrence Storch Judge of the Superior Court of the State of California, in and for the County of

NOTE: If probation was granted in any sentence of which abstract of judgment is certified, attach a minute order reciting the fact and imposing sentence or ordering a suspended sentence into effect.

1.00									•			• • .					-	
	·.	-				RT-IND						E,	~.			•	FOR	M CR 291
•						OTHER S	SENT	ENC	E CHO	OICE		ſ	************	-	·····		1011	W 011 25
SHIDE	RIOR COU	RT OF C	ALIEOR	NIA CO	HNITY OF	VEN	ITUR	A			<i>j</i> .							
COURT	1.D.		aut Ott		BANCH _		<u> </u>									166	المناسقة المنطقة فأ	e Om
5 , 6	5.	.		-		٠,٠			CA	SE NUA	ABER(S		•					
!	LE OF THE	STATE	OF CAL	IFORNI	A v	ersus 3	7		CR			- A						
					SCOTT		Y PRE	SENT.				- 8		•		dille		
	AKA:					·· L	PRE	SENT	,			- C						
REPOI	RT TO JUI	DICIAL C	OUNCI	OF: X	INDETER	MINATE S	ENTE	NCE				- D						
	ATE PRISO	N 🗌 SEN	ITENCE	CHOICE	OTHER T	HAN STAT	E PRI	SON				- E						
DATE OF	HEARING	DEPT. NO.	ļ	JUDGE							CLERR							
	11 89	33			LAWREN	ICE STO	RCH					CHR	IS I	EAV	ITT			
REFORT	ER			COUNSE	L FOR PEOPLE	E .		COUN	SEL FOR	DEFER	THAGE			PROBA	TION NO.	OR PRO	MOITAE	OFFICER
ST	EPHANIE	HADD	en	E	RICHARI	HOLME	is_	N	EIL (IUC	NN				-			
	ENDANT WAS				SSION OF T	HE FOLLOW	NG FE	LONIES	5;					/ -		ANCEM		. /
	LDDITIONAL :		RE LISTE	ON			. /	NO /	DATE		/ cox	VICTION BY	1 /	7.	/5/5	/2/2	7-7	7/
	· · · · · · · · · · · · · · · · · · ·		······		· .			£/c	ONVICT	ON	/ /*		# / F	\@/	\$/\$/	\Q /\\$`	/\$/^	//
cour	NT O	ECTION NU	İMBER	/ .	CRIM	3	S. S	•		lä	3/55	1/4/5	27 A Y 2 / 20 / 2 / 2 / 2 / 2 / 2 / 2 / 2 / 2	12027		°/**/	ş [%] /ş [%] /	\ \s\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \
<u> </u>		5 () d	.1.						DAY YE		<u> </u>	1 2 2 E		77		<u> </u>	/-/	` /
1	PC 18	7(a)*	* ***********************************	murde	er, 2nd	l deg.	89	11	13 8	9 X	2223	3-1 (SV- 3	5355, 25	3 442	_ X	Jacob Studie	E 250 240	
电影影響												State 2	19.5 VA	8 88 5	强军 深心.	105 July	1003150	
N. 1955 ASSES			1. 25114 - 14		MAN, History, Park	olalozoakst	1003	13,640,640 J	Status voes	ANG 1840	47 4 20 6.3	N		G (100 V.)	15-43 (6.05)	544 galar	685168	
1000			er frankliger			PORPOSE.	10.55		599 H. P. A.				14:01 15	C.54				4
90 XX 8925	8 5907 N GP 12 765 F	· · · · · · · · · · · · · · · · · · ·	endina Marin	3# & V-0 \		COMPANIAN MORE	1570345	54:35 N	~(3.5 A.)z.	37 at.	1.50		n. (2) (1) (1)	7 (S) (S)	15400000	40 25 0 29%		A .
SATES.	(18,7%) 27 AV						1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	(3), 3 AV 16				33 (* 144*)				200 P 30	<u> </u>	位
:	667.	5(a) 5(b)	-0 -0				·		5ECT1			NUME (ER)-		G	E		manus seeds
;	667.		-0		J						·ip	14		0-		- W		
3.	Defendant							·			_ #							
4. 🔼	, 20.0										3				·) and the agreement	The state of the same of	3900	
Α.	C.S					with possib	ility of	parole,	on cou	nts	<u> </u>		•	-	3450	- ' - '// (} •	. •
В.	44 mg 1 mg	1 - 1	-		arole on cou	nts	Ž		······································				-	cipil.	h	i #		
_ C.		tner term p	rescribed	by law or	counts	deemed mi	/		<u>.</u>	_ ′	 •			12)	Manager Park		
5.	Counts	dant sente	/	ــــ ٬ ـــــــــــــــــــــــــــــــ		y jail for all					J		.1	1 "	, and the same of			
Α.	. Deteil	idani sente	iced to	UMBER	iays iii couiii	ty jan tot an	Courts.	•					1 "					
В.	Defen	dant fined	in sum of	: \$									•		. *			
6.	For counts					 the defendar	at was o	laced o	on proba	stion ·					•			
о. <u></u> А.	-					itence was su			511 P1 0 50									
	. =	mposition				c		-,										
В.					ail Time	d	avs		Fine									
	her dispositio	•					-,-	لنسا										
Α.			ommitted	to Califo	rnia Youth	Authority.												
В.						mitted to Ca	lifornia	Rehal	oilitation	Cente	er,							
C.			•			mitted as a N										: : : · .		
D.			•			mitted as me											<i>;</i> :	**
E.	Other	(Specify)	·				•	,				·.						
NOTE:	CHIEF JU	STICE RE	QUIRES	THAT E	ACH SUPE	LE CALIFO	RT SHA	ALL C	OMPLE	TE TH	IIS FO	RM FC	R EAG	CH INC	DETERN	MNATE	SENT	ENCE TO
	STATE PF AND SHA	RISON OR	SENTEN AILED T	CE CHO	ICE OTHER	THAN STA	TE PR	ISON.	THE R	EPOR	TS IM	PLEME	NT SE	CTION	l 1170.4	OF TH	IE PEN.	AL CODE
DATE					용 3월 2일 유성 4 - 1	SIGNATURE	F CLEP	ĸ V	W.	·	((>	-				
	1	2/12	189	;	整旗 1		in of		TUX.	1	///	077	X				*	

REPORT-INDETERMINATE SENTENCE, OTHER SENTENCE CHOICE

Const., Art. VI, § 6 Pen C. 1170.4, 1170.6